ıni rado

April 11, 2008

VIA CERTIFIED MAIL

AT&T Contract Manager 311 S. Akard 4 AT&T Plaza, 9th Floor Dallas, TX 75202

RE: Request for Section 251 Interconnection

Dear Contract Manager:

Pursuant to Section 251, et seq., of the Telecommunications Act of 1996, as amended, Intrado Inc. herein requests interconnection with AT&T for the states of Illinois and Texas. Intrado Inc. reserves its right per the AT&T/BellSouth merger conditions to use its existing interconnection agreement with AT&T in Illinois as the starting point of negotiations.

Please forward the appropriate materials to:

Tom Hicks Director - Carrier Relations c/o Colleen Lockett Intrado Inc. 1601 Dry Creek Drive Longmont, CO 80503 e-mail: regulatory@intrado.com

We look forward to commencing interconnection pogotiations with your toom. Should

you have any questions, ple COMPLETE THIS SECTION ON DELIVERY SENDER: COMPLETE THIS SECTION Thank you for your conside . Complete items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. C Agent C Address ■ Print your name and address on the reverse Sincerely, so that we can return the card to you. G. Date of Delle M Attach this card to the back of the mailplece. Tom Hickey or on the front if space permits. D. is delivery address different from item 17 🚨 Yes 1. Article Addressed to: If YES, enter delivery address below: Tom Hicks **AT&T Contract Manager** 311 S. Akard 4 AT&T Plaza, 9th Floor S. Sarvice Type C Express Mail Certified Mail Dallas, TX 75202 ☐ Registered D Return Receipt for Merchan CO.D. C Insured Mail 4. Restricted Delivery? (Extra Fee) 2. Article Number 7006 0100 0001 0683 8783 (Transfer from service label) PS Form 3811, February 2004

Domestic Return Receipt

102595-02-64

TO: Contract Management 311 S Akard Four AT&T Plaza, 9th floor Dallas, TX 75202 Fax: 1-800-404-4548

_April 1	1,	2008											
	RE:	Request	to Initia	te Ni	egotiati	ons							
Director	Cont	ract Manag	ement:										
Pursuar	nt to	Sections	251	8	252	of	the	Telecommunications	Act	O [‡]	1996,	_Intrado	Inc.
nananganak menandak	nese wheeler whe	halvandendam and admid of reconstruction	nen da etischenditistenen	····	("Carı	rier")	desire	s to begin the negotiation	ns proc	cess t	o reach a	a mutually a	icceptable
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			Paging	Inter	conne	ction	Agree	ment					
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[ILEC/OE-LEC Agreement Type:

Other _____

Fill in the <u>required</u> information below.*

☐ Tennessee ☐ Tennessee ☐ Texas and/or ☐ Wisconsin.

Carrier's information.

	CARRIER NOTICE CONTACT INFO*
NAME	Tom Hicks
TITLE	Director - Carrier Relations
STREET ADDRESS	1601 Dry Creek Drive
ROOM OR SUITE	And the state of t
CITY, STATE, ZIP CODE	Lengmont, CO 80503
E-MAIL ADDRESS	regulatory@intrado.com
TELEPHONE NUMBER	972 772-5883
FACSIMILE NUMBER	801 740-4258
STATE OF INCORPORATION	Delaware

Attorney's	information.	(if applicable
MINUMBERS	IN SECURITION AND AREAST.	THE CONTRACTOR CONTRACTOR

	CARRIER NOTICE CONTACT INFO
ATTORNEY NAME	
NAME OF FIRM	A STORY OF THE STO
STREET ADDRESS	
ROOM OR SUITE	
CITY, STATE, ZIP CODE	AND CONTROL OF A STATE OF THE STATE AND AND AND AND AND AND A STATE OF A STAT
E-MAIL ADDRESS	
TELEPHONE NUMBER	
FACSIMILE NUMBER	
Traffic only. If no option is indicated, the	egion, request MUST include ISP option - All Traffic or ISP-bound e Agreement will default to the ISP-bound Traffic Only option. (AT&T ewed at https://clec.att.com/clec/shell.cfm? section=115.)
Enclose proof of certification for each sta	te requested.
Enclose <u>documentation from Telcordia</u> as	confirmation of ACNA.
Enclose documentation from NECA as co	nfirmation of OCN(s),
Enclose <i>verification</i> of type of entity and re	gistration with Secretary of State.
Form completed and submitted by: 1 Contact number: 4	m thicks

AT&T will formally reply in writing to this request.

* NOTE: All requested information is required. Be aware that the failure to provide accurate and complete information may result in return of this form to you and a delay in processing your request.



OFFICE OF THE SECRETARY OF STATE

JESSE WHITE . Secretary of State

OCTOBER 11, 2001

6185-800-8

HALE AND DORR LLP ATTN: SARAH E. VISBEEK 60STATE ST BOSTON, MA 02109-9987

RE INTRADO INC.

DEAR SIR OR MADAM:

IT IS OUR PLEASURE TO APPROVE YOUR REQUEST TO TRANSACT BUSINESS IN THE STATE OF ILLINOIS. ENCLOSED PLEASE PIND THE AUTHORITY ACKNOWLEDGING REGISTRATION.

THIS DOCUMENT MUST BE RECORDED IN THE OFFICE OF THE RECORDER OF THE COUNTY IN ILLINOIS IN WHICH THE REGISTERED OFFICE OF THE CORPORATION IS LOCATED, AS PROVIDED BY SECTION 1.10 OF THE BUSINESS CORPORATION ACT OF THIS STATE. FOR FURTHER INFORMATION CONTACT YOUR RECORDER OF DEEDS.

THE CORPORATION MUST FILE AN ANNUAL REPORT AND PAY FRANCHISE TAXES PRIOR TO THE FIRST DAY OF ITS ANNIVERSARY MONTH (MONTH OF QUALIFICATION) NEXT YEAR. A PRE-PRINTED ANNUAL REPORT FORM WILL BE SENT TO THE REGISTERED AGENT AT THE ADDRESS SHOWN ON THE RECORDS OF THIS OFFICE APPROXIMATELY 60 DAYS PRIOR TO ITS ANNIVERSARY MONTH.

SECURITIES CANNOT BE ISSUED OR SOLD EXCEPT IN COMPLIANCE WITH THE ILLINOIS SECURITIES LAW OF 1952, 815 ILLINOIS COMPILED STATUTES, 5/1 ET SEQ. FOR FURTHER INFORMATION, CONTACT THE OFFICE OF THE SECRETARY OF STATE, SECURITIES DEPARTMENT AT (217) 782-2256 OR (312) 793-3384.

SINCERELY YOURS,

JESSE WHITE SECRETARY OF STATE

DEPARTMENT OF BUSINESS SERVICES CORPORATION DIVISION TELEPHONE (217) 782-6961

JW:CD

Springfield, Illinois 62756

Form BCA-13.15

(Rev. Nov. 1999)

Jesse White, Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-1634 http://www.sos.state.ii.us

See Note 1 for payment instructions

APPLICATION FOR CERTIFICATE OF AUTHORITY TO THANSACT BUSINESS

BUSINESS CORPORATION ACT
This space of use of Selectory State

OCT 1.1 2001

JESSE WHITE SECRETARY OF STATE



Date License Fee

Filing Fee Penalties

Franchise Tax 35.00 95-00

(Note 1) Approved:

THIS APPLICATION MUST BE ACCOMPANIED BY AN ORIGINALLY CERTIFIED COPY OF THE ARTICLES OF INCORPORATION AND ANY AMENDMENTS OR MERGERS, DULY AUTHENTICATED WITHIN THE LAST NINETY DAYS, BY THE PROPER OFFICER OF THE STATE OR COUNTRY OF DOMICILE.

1. (a)	CORPORATE	E NAME:	Intrado		state (Blakes), agamaganagan, fra re Norman-verseron		
(Cq	mplete item 1 (t	o) only if the co	rporate name is not ava	allable in this state	2.)		
(5)	(By electing th	ORPORATE N. his assumed na business in Illir	AME: me, the corporation he lois. Form BCA 4.15 is	reby agrees NOT attached.)	to use its corp	crate name in t	- he
(a) (b) (c)	Date of Incom	itry of Incorpora paration: 6/ ation: pe	tion: Delaware 4/01 rpetual				
. (a)		e principai office ookout Rd.	s, wherever located.	-	f principal offic one, so state)		
	Boulde	r, CO 8030	I.				
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		Numi	·· • ·	Street		Syle#	
	~	Chicago Cab	et germinimen sommenhandelminimen mannen men her flest til flest fill still st	60604 217 Code	partian transcripture transcripture transcripture (n. v.	County	4
State			dmitted or qualified to t	ransact business:	(include state	of incorporatio	n)
	All 50	states					
Nam	e and residentia	al addresses of	officers and directors:				
	Name		No. & Str	eet	City	State	ZIP
Sec	retary clor	ttachment A					

If more than 3, attach list

7.7 The purpose or purposes for which it was organized which it proposes to pursue in the transaction of business in this i⊾state ⇔ ... Development and provision of emergency call database systems. Authorized and issued shares: Number of Shares Number of Shares Class Series Par Value Authorized Issuad 5.001 common 30,000,000 14.450.811 preferred 5.001 15,000,000 (If more, attach list) Paid-in Capital: \$ 14,490,81 ("Paid-in Capitat" replaces the terms Stated Capital & Paid-in Surplus and is equal to the total of these accounts.) 10. (a) Give an estimate of the total value of all the property of the corporation for the following year: \$ 34,000,000.00 (b) Give an estimate of the total value of all the property: of the corporation for the following year that will be located in Illinois: \$ 1,544,000.00 (ii) State the estimated total business of the corporation to be fransacted by it everywhere for the following year: \$ 113,000,000.00 (d) State the estimated annual business of the corporation to be transacted by it at or from places of business in the State of Illinois: \$ 3,350,000.00 11. Interrogatories; (Important - this section must be completed.) " (a) Office or offices to which all contracts with the corporation are forwarded for final acceptance: Boulder, 🐠 (b) Is the corporation transacting business in this state at this time? No (c) If the answer to item 11(b) is yes, state the exact date on which it commenced to transact business in tilinois: 12. The undersigned corporation has caused this statement to be signed by its duty authorized officers, each of whom

BLACK INK.)

Dated 2001 Intrad Intrad

affirms, under penalties of perjury, that the facts stated herein are true. If there are no duly authorized officers, then the persons designated by Section 1.10(b) (2) must sign below and type or print name and title. (All signatures must be in

PROPERTY as used in this application shall apply to all property of the corporation, real, personal, tangible, intangible, or mixed without qualifications.

"When the response to #11(a) lists ONLY an illinois address, then the total business as reflected in #10(c) is also considered to be illinois business for the purpose of computing the illinois allocation factor. By signing this application, the corporation affirms that it is aware that the amount of paid-in capital, and consequently the amount of license fees and franchise taxes, may be proportionately higher due to the Illinois address shown under #11(a).

Note 1: Payment in connection with this application must be in the form of a certified check, cashier's check, liftnots attorney or CPA's check or money order made payable to the "Secretary of State". The minimum fees due upon qualification is \$100. Any additional fees will be billed.

intrado

Informed Resource."

Corporate Headquarters 5285 Lookout Read Boolder, CO 80301 3343 phone 303,981,5600 fex 303,581,0900

www.instack.com

January 18, 2002

Felicia Richmond Clerk's Office Illinois Commerce Commission 527 East Capitol Avenue Springfield, Illinois 62701

RE: SCC Communications Corp. Name Change

Dear Ms. Richmond:

I write to follow up on our telephone conversation of today. As we discussed, SCC Communications Corp., a certified CLEC in the State of Illinois, has changed its corporate name to Intrado Inc. ("Intrado").

Per your instructions, I have enclosed copies of materials received from the Office of the Secretary of State of Illinois that authorize Intrado to transact business in the State of Illinois.

Please date-stamp the enclosed extra copy of this letter and return it in the self-addressed postage-paid envelope provided. Should you or anyone else at the Commission have any questions regarding this filing, please do not hesitate to contact me at (303) 581-5789. Thank you for your assistance.

Sincerely

David Av Huberman Regulatory Counsel

Enci.

A SCIL Commencement Corp. and Locard Public Scient Systems are now introduc-

CHIEF CLERK'S OFFICE

Return Receipt Copy

Please time/date stamp and return in the postage paid envelope provided.

Ļ

ATTACHMENT A

OFFICERS & DIRECTORS OF INTRADO INC.

OFFICERS:

George Heinrichs President/CEO Intrado Inc. 6285 Lookout Rd. Boulder, CO 80301

Michael D. Dingman, Jr. Secretary/CFO Intrado Inc. 6285 Lookout Rd, Boulder, CO 80301

DIRECTORS:

George Heinrichs Intrado Inc. 5285 Lookout Rd. Boulder, CO 80301

Stephen James 915 Spruce St. Boulder, CO 80302

David Kronfeld JK&B Capital 205 N. Michigan Ave., Stc. 808 Chicago, IL 60601

Phillip B. Livingston 10 Madison Ave. Morristown, NJ 07962

Mary Beth Vitale Rocky Mountain Internet Inc. 999 18th St. North Tower, Ste. 2201 Deaver, CO 80202 Winston Wade 6883 S. Chapparal Circle West Aurora, CO 80016

Darrell Williams Telecommunications Development Fund 101 W. Grand Aye., Ste. 315 Chicago, IL 60610

BOSTON 1057532v1

Form BCA-13.15

(Rev. Nov. 1999)

Jesse White, Secretary of State Department of Business Services Springfield, IL 62756
Telephone (217) 782-1534 http://www.soc.state.li.us

See Note 1 for payment instructions

APPLICATION FOR CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS

BUSINESS CORPORATION ACT
This space in use to Selecte vo. State

OCT : 1 2001

JESSE WHITE SECRETARY OF STATE



Date 10

License Fee

Franchise Tax 25.00 Filing Fee Penalties

(Note 1) Approved:

THIS APPLICATION MUST BE ACCOMPANIED BY AN ORIGINALLY CERTIFIED COPY OF THE ARTICLES OF INCORPORATION AND ANY AMENDMENTS OR MERGERS, DULY AUTHENTICATED WITHIN THE LAST NINETY DAYS, BY THE PROPER OFFICER OF THE STATE OR COUNTRY OF DOMICILE.

1.	(a)	CORPORATI	ENAME: Z	- n trade	<u>. Inc.</u>			
			(b) only if the ecrpore					
	(b)	ich becaud i	CAPORATE NAME his assumed name, t I business in Illinols.	the corporation hi	ereby agrees NOT to s attached.)	use îls corp	orate name in th	0
2.	(a) (b) (c)	Date of Incorp	ntry of incorporation; poration: 6/4/0; ation: perpet			-arrecia e crearcian incinizinan abin-na pan-a-		-
3.	(a)		ie principal office, wł Lookous Rd.		(If nor	re, so state)	e in Minois:	
	***************************************		er, CO 80301		Advanta de April de consequente de commendante de management de manageme			
4,	Regis	stered Agent:	of the registered ag CT Carporatio First Name 208 S. La Sal	n System	Middle Initial	- West State of the State of th	Last name	- Andrew Const
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5,	State		os in which it is admit I states	ted or qualified to	o transact business: (Include stale	of incorporation))
5.	Name	and resident	lal addresses of offic	ers and directors	:			
		Name		No. & S	ltreet	City	State	ZIP
	Secr	duity	Attachment A					
	Direc	describeron activities plantate authorization	The second second section of the second seco		Marine del de la company de la	# Childre I hatmateraphological tradable (NOS) 2000	Maria de Caractería de La Caractería de Cara	

If more than 3, attach list



ILLINOIS COMMERCE COMMISSION

December 22, 2000

Re: 00-0606

Dear Sir/Madam:

Enclosed is a copy of the Order entered by this Commission.

Şincerely,

Donna M. Caton Chief Clerk

Enc.

527 EAN CARLS AVENC, Springlish librots 62001 ITOD ("V/TTY") [217] 242-2434]

STATE OF ILLINOIS

ILLINOIS COMMERCE COMMISSION

SCC Communications Corp.

Application for a Certificate of Authority to Provide Telecommunications Services in the State of Illinois.

00-0606

ORDER

By the Commission:

On September 14, 2000, SCC Communications Corp., (the "Applicant") filed a Verified Application with the Illinois Commerce Commission (the "Commission") for Certificates of Service Authority to provide local and interexchange authority to operate as a facilities-based carrier in the State of Illinois pursuant to Sections 13-403 and 13-405 of the Public Utilities Act, (the "Act") 220 ILCS 5/1-101 et seg. The Hearing Examiner granted the Applicant's motion to add a request for authority under Section 13-404 and Staff had no objection to this motion.

With regard to providing interexchange services, Applicant requests waivers of 83 III. Admin. Code Sections 710 and 735. With regard to providing local exchange services, Applicant requests a waiver of Section 710 and a variance of 735.180. The applicant additionally seeks permission to keep its books and records at its principal place of business in Boulder, Colorado, instead of Illinois, pursuant to 83 III. Admin. Code Section 250.

Pursuant to notice given in accordance with the law and the rules and regulations of the Commission, this matter came on for a hearing before a duly authorized Hearing Examiner of the Commission at its offices in Chicago, Illinois on October 19, 2000. At the conclusion of the hearing, the record was marked "Heard and Taken."

The Applicant was represented by counsel and it appeared by its Director of Regulatory compliance, Mr. Gary Klug. Ms. Alcinda Jackson, of the Consumer Services Division, and Ms. Karen Buckley, of the Telecommunications Department of the Public Utilities Division, appeared on behalf of the Staff. Mr. Klug testified that the Applicant is a Delaware corporation, with its principal place of business in Boulder, Colorado, that is authorized to transact business in Illinois.

Klug explained that the Applicant does not provide long-distance or local exchange services. Instead, it provides 9-1-1 data management services to incumbent Local Exchange Carriers, Competitive Local Exchange Carriers, integrated communications carriers and wireless carriers in the United States. It augments existing 9-1-1 infrastructures to adapt to and accommodate sophisticated devices and technologies. Klug further explained that, in order to aggregate and transport emergency calls, the Applicant requires the same sort of interconnection and collocation afforded to certified Competitive Local Exchange Carriers. The Applicant requests the Certificates so that it may enjoy the same rights of interconnection, collocation and access to unbundled network elements as those of by certified Competitive Local Exchange Carriers.

Klug's testimony also indicates that the Applicant has the requisite managerial, technical and financial resources. Klug's testimony established that the Applicant's management team and technical staff have extensive training and experience in the telecommunications field. Klug also sponsored as an Exhibit the Applicant's financial statements, which demonstrate that Applicant has the financial qualifications to provide telecommunications services in Illinois.

The Applicant has indicated that it will abide by all federal and state "slamming" and "cramming" laws. (Section 258 of the Telecommunications Act of 1996 and Section 13-902 of the Public Utilities Act). Applicant has also indicated that it will have procedures in place to prevent "slamming" and "cramming" prior to the commencement of business in Illinois.

Staff stated that it had reviewed the application and supporting documentation and it had no objection to the Commission grant of the authority requested in this proceeding.

Klug's testimony establications to would participate in UTAC and ITAC membership and collectivations s. Mr. Klug explained that, since the Applicant is not offering voice services, sections 13-301, 13-301, 1 and 13-703 of the Public Utilities Act relating to Life Line and TT services are inapplicable to the Applicant at this time. Also, compliance with 83 III Admin. Code Section 755, regarding access for persons with disabilities; Part 756, regarding relay services; 757, governing telephone assistance programs; and finally, Section 770, regarding operator service would be inapplicable to the Applicant's service offerings. Also, since will not technically support a 911 emergency service, the rules concerning such service would be inapplicable as well. If the applicant decided to provide voice-grade service, it would petition the Commission for such and authority and well-bette voice grade and insert rules related to providing local exchange and interexchange service.

The applicant seeks waivers from 83 III Admin. Code Sections 710 and 735, with regard to providing services on an interexchange basis, and Sections 710 and 735.180, with regard to providing services on a local basis. Section 710 is entitled "Uniform

System of Accounts for Telecommunications Carriers" and Section 735 is entitled "Procedures Governing the Establishment of Credit, Billing Deposits, Termination of Service and Issuance of Telephone Directories for Local Exchange Telecommunications Carriers in the State of Illinois," Section 735.180 concerns the provisioning of telephone directories by local exchange carriers.

Regarding Section 710 and provisioning services on interexchange and local bases, the Applicant indicates that strict compliance with the Uniform System of Accounts would be burdensome and a costly hardship. The Applicant commits to maintain all accounting records in accordance with Generally Accepted Accounting Principles ("GAAP"). Absent a waiver, the Applicant indicates that it would have to create and maintain two sets of records, one under the Uniform System of Accounts and the other under GAAP.

A waiver of Section 735 should be granted in the context of interexchange services, since the rules contained therein are not applicable to interexchange services.

As for a waiver of Section 735.180 in the context of providing services on a local basis, Section 735.50 states that a permanent variance from this Section may be granted where the Commission finds that the provision from which the variance is granted is not statutorily mandated, no party will be injured by the granting of the variance, and the rule from which the variance is granted would be unreasonable or unnecessarily burdensome, if applied.

The Applicant additionally seeks permission to keep its books and records at its principal place of business in Boulder, Colorado, rather than Illinois, pursuant to 83 Ill. Admin. Code Section 250, which governs maintaining books and records in Illinois. The Applicant's request should be granted, in accordance with Section 5-106 of the Act.

the Commission, having reviewed the entire record and being fully advised in the premises, is of the opinion and finds that:

- (1) the Commission has jurisdiction over the Applicant and the subject-matter herein;
- Applicant, SCC Communications Corp., a Delaware corporation that is authorized to transact business in Illinois, is seeking to obtain a certificate of service authority pursuant to Sections 13-403, 13-404 and 13-405 of the Act in order to provide resold and facilities-based local exchange and interexchange services throughout the State of Illinois, and thereby seeks to become a "telecommunications carrier" within the meaning of Section 13-202 of the Act;
 - (3) the recitals of fact and conclusions stated in the above portions of this Order are supported by the record and are hereby adopted as findings of fact:

- (4) as is required by Sections 13-403, 13-404 and 13-405 of the Act, the Applicant possesses sufficient technical, financial and managerial resources and abilities to provide resold and facilities-based local exchange and interexchange telecommunications services within the State of Illinois;
- (5) the provision of such services by the Applicant pursuant to this request for a certificate of service authority will not impact adversely on the prices, financial viability or network design of the incumbent local exchange carriers;
- (6) because the Applicant will be not be offening voice services, the following Commission rules are deemed inapplicable to it at this time: 755; 756; 757; and those related to 911 emergency service, such as Section 720. Likewise, Section 13-301, 13-301.1 and 13-703 of the Act are also inapplicable;
- (7) the rules and statutes deemed inapplicable in finding (6) above are found to be so only with the understanding that, should the Applicant decide to offer voice services, it will petition the Commission for authority to provide for those services and comply with all statutes, rules and regulations regarding the provision of such services, including, but not limited to, those enumerated in finding (6) herein;
- (8) with regard to the provisioning of services on both local exchange and interexchange bases, the Applicant is granted a waiver of 83 III. Admin. Code Section 710, governing the Uniform System of Accounts for telecommunications carriers, provided that Applicant continues to maintain its accounting records in accordance with Generally Accepted Accounting Principles in a level of detail similar to the accounting system it currently uses and in sufficient detail to comply with all applicable tax laws:
- (9) with regard to providing telecommunications on an interexchange basis, the Applicant is granted a waiver of 83 III. Admin. Code Section 735, since the rules contained therein are not applicable to interexchange services;
- (10) with regard to providing telecommunications services on a local basis, the Applicant is granted a variance of 83 III. Admin. Code Section 735.180, the requirement to publish a directory, with the understanding that it will meet an obligation to list its customers in a directory by making arrangements with the incumbent local exchange carrier to list its customers in the directories published by that local exchange carrier;

- (11) pursuant to 83 III. Admin. Code Section 250, the Applicant should be allowed to keep its books and records at its principal place of business in Boulder, Colorado;
- (12) the grant of service authority to SCC Communications Corp. is conditioned upon compliance with all terms and conditions set forth in this order.
- (13) the Applicant should file with the Commission a tariff consisting of its rates, rules and regulations, in accordance with Sections 13-501 and 13-502 of the Act to be effective upon proper filing, before commencing service.

IT IS THEREFORE ORDERED that SCC Communications Corp. be, and is hereby, granted Certificates of Service Authority pursuant to Sections 13-403, 13-404 and 13-405 of the Act.

IT IS FURTHER ORDERED that Certificates of Service Authority hereinabove granted shall be the following:

CERTIFICATE OF INTEREXCHANGE SERVICE AUTHORITY

IT IS HEREBY CERTIFIED that SCC Communications Corp. is authorized pursuant to Section 13-403 of the Public Utilities Act to provide telecommunications services on a facilities-based, interexchange basis within the State of Illinois,

CERTIFICATE OF SERVICE AUTHORITY

IT IS HEREBY CERTIFIED that SCC Communications Corp. is authorized pursuant to Section 13-404 of the Public Utilities Act to provide services on a resold local exchange and interexchange basis within the State of Illinois.

CERTIFICATE OF EXCHANGE SERVICE AUTHORITY

IT IS HEREBY CERTIFIED that SCC Communications Corp. is authorized pursuant to Section 13-405 of the Public Utilities Act to provide telecommunications services on a facilities-based local exchange basis within the State of Illinois.

; IT IS FURTHER ORDERED that SCC Communications Corp. is required to file with this Commission a tariff consisting of its rates, rules and regulations, to be effective upon proper filing, before commencing service.

IT IS FURTHER ORDERED that the SCC Communications Corp. is granted its request for a waiver of 83 III. Admin. Code Section 710, regarding the Uniform System of Accounts, as is set forth in Finding (5) above.

IT IS FÜRTHER ORDERED that SCC Communications Corp. is granted its request for a waiver of 83 Iff. Admin. Code Section 735, as is set forth in Finding (6) above.

IT IS FURTHER ORDERED that SCC Communications Corp. is granted a variance of 83 III. Admin. Code Section 735.180, as is set forth in Finding (7) above.

IT IS FURTHER ORDERED that SCC Communications Corp. is granted a walver of 83 III. Admin. Code Section 250, in order to keep its books and records at its principal place of business in Boulder, Colorado.

IT IS FURTHER ORDERED that the rules and statutes deemed inapplicable in —finding (6) herein are found to be so only with the understanding that, should the Applicant decide to offer voice services, it will petition the Commission for authority to do so and will abide by and comply with all statutes, rules and regulations regarding the provision of such services, including, but not limited to, those enumerated in finding (6) herein;

IT IS FURTHER ORDERED that, subject to the provisions of Section 10-113 of the Public Utilities Act and 83 III. Admin. Code Section 200,880, this Order is final; it is not subject to the Administrative Review Law.

By Order of the Commission this 20th day of December, 2000

(SIGNED) RICHARD L. MATHIAS

Chairman

(SEAL)



AMENGED CESTIFICATE OF AUTHORITY

OF

INTRADO INC.

CHARTER NUMBER 00123932

FURNIFRLY

SCC COMMUNICATIONS CORP.

THE UNDERSIGNED, AS SECRETARY OF STATE OF THE STATE OF TEXAS.

HEREBY CERTIFIES THAT THE ATTACHER APPLICATION BY THE ABOVE NAMED

ENTITY FUR AN AMENDED CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS IN

THIS STATE, HAS BEEN RECEIVED IN THIS DEFICE AND IS FOUND TO CONFORM

TO LAW.

ACCORDINGLY THE UNDERSTONED, AS SECRETARY OF STATE, AND BY VIRTUE LETTH AUTHORITY VESTED IN THE SECRETARY BY LAW, HEREBY ISSUES THIS AMERICAN OF AUTHORITY TO TRANSACT BUSINESS IN THIS STATE UNDER THE NAME OF

INTRAUD INC.

CATED JUNE 26, 2001 EFFECTIVE JUNE 26, 2001



Henry Cuellar, Secretary of State

Office of the Secretary of State



Corporations Section

P.O. Box 13697 Austin, Texas 78711-3697

APPLICATION FOR AMENDED CERTIFICATE OF AUTHORITY Corporation or Limited Liability Company) Corporation of Limited Liability Company

arms : EPO Paris and a second	Corporati
of Texas is SCC Communicat	ions Corp. Corporations Sec
assumed name in Texas, complete	usly unavailable and the entity elected to use ar the following.) The assumed name of the entity as in the secretary of state is
A certificate of authority was issued	to the entity on 12/7/98
The name has been changed to	trado Inc. ged, insert "no change.")
If applicable, the name which it elect Intrado Inc.	s to use hereafter in the state of Texas is
by its certificate of authority, as follo	oses other than, or in addition to, those authorized
laws of which it is organized.	ent(s) contained in item(s) number of the
original or amended certificate of aut	RAICY CO I TAG 35 IOHOWS.

THING- C P. Tysum Online

Paul Hudson
Chairman
Julie Caruthers Parsley
Commissioner
Barry T. Smitherman





W. Lane Lanford Executive Director

Public Utility Commission of Exas

TO:

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Infrastructure Reliability Division Legal Division

RE:

Docket No. 34570 - Application of Intrado, Inc. for An Amendment to its Service Provider Certificate of Operating Authority

NOTICE OF APPROVAL

This Notice approves the application of Intrado, Inc. (the Applicant) filed on July 27, 2007, for an amendment to its service provider certificate of operating authority (SPCOA) No. 60317 to reflect a change in the type of provider from data-only to facilities-based, data, and resale throughout the entire State of Texas. The docket was processed in accordance with applicable statutes and Commission rules. The Commission provided notice of the application to interested parties. More than 15 days have passed since the completion of notice. No protests or requests for hearing were filed. AT&T Texas (AT&T) intervened in this docket, but on August 31, 2007, filed a statement of position indicating it did not oppose the application. The Applicant, AT&T and the Commission Staff (Staff) are the parties to the proceeding. Staff recommended approval of the application, as amended. The application, as amended, is approved.

Statutory Findings

- The Applicant is a Delaware corporation formed in 1979, with authority to transact business in the State of Texas.
- 2. The Applicant is a wholly-owned subsidiary of West Corporation.
- The Applicant has never had any permit, license, or certificate denied or revoked by any state.
- 4. The Applicant and its affiliates currently provide local services in all states with the exception of Arkansas, Alaska, Arizona, Delaware, Georgia, Hawaii, Iowa, Louisiana, Maine, Mississippi, New Hampshire, New Jersey, Ohio, Pennsylvania, South Dakota, and Texas.
- The Applicant is currently authorized to provide data-only telecommunications services throughout the entire State of Texas.
- The Applicant requests to amend its SPCOA to reflect a change in the type of provider to facilities-based, data, and resale throughout the entire State of Texas.
- 7. The application complies with PURA § 54.154(b).
- The Applicant is not precluded by PURA §§ 54,201 or 54,152 from providing service under an SPCOA.

The Public Utility Regulatory Act, TEX. UTn., Code Abra, \$\$ 11.001 - 66.017 (Vernon 2007) (PURA).

9. The Applicant is entitled to approval of this application, having demonstrated the financial and technical qualifications to provide the proposed services, and the ability to provide the necessary quality of service to its customers, as required by PURA §§ 54.154(b) and 54.155(b).

Complaint History

- The Office of the Texas Attorney General reported no complaints registered against the Applicant.
- A check of the Commission's Customer Protection Division complaint database revealed no complaints registered against the Applicant.
- A check of the Commission's Enforcement & Investigations database revealed no outstanding notices of violation against the Applicant.
- The Applicant committed in its responses to the Commission's Service Quality Questionnaire to meet the quality of service standards.

Ordering Paragraphs

- The application, as amended, of Intrado, Inc. to amend its data-only telecommunications service provider certificate of operating authority (SPCOA) is approved.² Intrado, Inc.'s SPCOA No. 60317 is amended to reflect a change in the type of provide to facilities-based, data, and resale throughout the entire State of Texas.
- The Applicant shall be bound by requirements of P.U.C. SUBST. R. 26.111.
 Service under this certificate shall be provided exclusively in the name under which the certificate was granted by the Commission.

Administrative approval of this ancontested application has no precedential value in a future proceeding.

- 3. The Applicant shall file any future changes in address, contact representative, and/or telephone numbers in an annual report with the Commission by June 30th of each year in Project No. 27357, Annual Information Reporting Requirements for a Service Provider Certificate of Operating Authority (SPCOA) or a Certificate of Operating Authority (COA). If the SPCOA holder has any change during the year in the information requested in Section One of the annual report form, then the SPCOA holder shall file an updated form correcting the information in Section One within 30 days of the change.
- 4. The Applicant shall provide a copy of its application and/or the Commission's Notice of Approval, in accordance with the individual entity's requirements, to all affected Commission on State Emergency Communications (9-1-1) entities prior to providing service to those entities.
- 5. The Applicant's provision of local telephone service to end-users, whether by its own facilities, flat-rate resale, or usage sensitive loop, must also include "9-1-1" emergency telephone service at a level required by the applicable regional plan followed by local telephone service providers under Chapters 771 and 772 of the Texas Health and Safety Code, TEX. HEALTH & SAFETY CODE ANN. §§ 771.001 et seq. (Vernon 2003) (the Code) or other applicable law, and any applicable rules and regulations implementing those chapters. The Applicant shall diligently work with the Commission on State Emergency Communications, local "9-1-1" entities, and any other agencies or entities authorized by Chapters 771 and 772 of the Code to ensure that all "9-1-1" emergency services, whether provided through the certificate holder's own facilities, flat-rate resale, or usage sensitive loop, are provided in a manner consistent with the applicable regional plan followed by local telephone service providers under Chapters 771 or 772 of the Code or other applicable law and any applicable rules and regulations implementing those chapters.

The Applicant shall diligently work with the "9-1-1" entities to pursue, in good faith, the mutually agreed goal that the local "9-1-1" entities and emergency service providers experience no increase in their current level of rates and, to the extent technically feasible, no degradation in services as a result of the certification granted herein and the involvement of the certificate holder in the provision of "9-1-1" emergency service.

- The Applicant shall notify all affected 9-1-1 administrative entities at least 30 days prior to activating or using a new NXX in a rate center or upon the commencement of providing local telephone service in any rate center in compliance with P.U.C. SUBST. R. 26.433(d)(3).
- 7. The Applicant shall execute a separate service agreement with each 9-1-1 entity and remit the required 9-1-1 emergency service fee to the 9-1-1 entity pursuant to such agreement in compliance with P.U.C. SUBST. R. 26.435(c)(4).
- 8. The Applicant has committed to and is bound by the quality of service requirements set forth in the Quality of Service Questionnaire. The underlying incumbent local exchange companies (ILECs) continue to be bound by the quality of service requirements contained in P.U.C. SUBST.
 R. 26.51. Approval of the SPCOA application does not expand the scope of the underlying ILEC's obligation to its own customers.

 All other motions, requests for entry of specific findings of fact and conclusions of law, and any other requests for general or specific relief, if not expressly granted herein, are hereby denied.

SIGNED AT AUSTIN, TEXAS the day of September 2007.

PUBLIC UTILITY COMMISSION OF TEXAS

ANDREW KANG ADMINISTRATIVE LAW HUDGE

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